# KENTUCKY GAZETTE.

NUMB. XXX.1

U RDA

APRIL 7, 1792.

TVOL. V.

I have FOR SALE EXCELLENT

Of the growth of Cumberland, by the large or small quantity, and either with or without the seed. WILLIAM LEAVY.

Lexington, Jan. 27, 1792.

T AKFN up by the subscriber (in Fayette county) a black stear about 1/4 years old next fummer, no mark, white feet, white under his belly and and thee d of his tail white, a star in O George Rogers Clark, on the Wefhis forthead, appraised to £ 28.
Walter Overton.

Dec. 5, 1792.

AKEN up by the subscriber (in Favette county) a small red stear about three years old next summer, a crop and still in the rightear and crop and underkeel in the left, a long bob tail, appraised to & I 7. James Bullock.

Dec. 5, 1792.

Hereby notify that I will fell the following tracts of land viz. ten thousand acres on the Kentucky River at the mouth of Severn creek; five thousand acres on Gunpowder bone Lick; and fifteen thousand acres on the waters of Licking within about ten or twelve miles of Fort-Washington, on the most reasonable terms, together or in parcels as may fuit the purchasers, I will take in payment cash, negroes, cattle, theep, or horses and mares, and will give a reasonable credit for one half the purchase money on receiving bond and approved fecurity-I will also dispose of two thousand acres of land on the terms above mentioned fituated on the dividing ridge between the north fork of Elkhorn and Eagle creek which may with property be immediately fettled, any person inclinable to purchase may be shewn the lands by applying to the fubscriber.

John Crittenden. March 12, 1792.

AKEN up by the subscriber in Woodford county near Steels Ferry, a bright bay horse about 14 hands high, 7 or 8 years old a star and sup, and some saddle spots, paces naturally, has on about a five shilling bell a collar tied with thread, meither docked nor branded, appraised to f. 10-5.
EDWARD TRABUE.

## STRAVED

ROM the neighbourhood of Lexington, a number of HORSES branded W D the property of William Duer Elq. lave Contractor for the Western army; any person delivering any such horsesto the subscriber, shall be generously rewarded for their trouble. CHARLES WILKINS.

Lexington, Feb. 15th, 1792,

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F JOSEPHTHORNTON, formerly a Soldier, under General tern Waters, is living, and will apply to the Printer hereof, he will hear of some thing to his advantage. Lexington.

AKE Nup by the subscriber, liv-I ing in Bourbon, near licking on Wood's run, a bay Mare, four years old, branded R on the near buttock, a few white hairs in her forehead, 13 bands 3 inches high, a short tail, trots; Appraised to L.S.

John Brown. (3)

W Hereas I purchased a tract of Land, of Jonathan Milholon, of Bourbon county, and he has my Bond in his hands for thirty five pounds payable in Cattle and Horses bearing date creek within a few miles of the Big- Othe 18th of December 1791, and due the first day of April insuing; and find-ing he cannot make me a right agreable to contract, I do forwarn all persons from trading or taking an affigument of fail bond for I will not pay it until fuch times as he complies with his contract and then I am ready to discharge the same.

Daniel Harrow. Bourbon, March 24, 1792.

S the time for which the present teacher of the Lexington SCHOOL is employed, expires on the last of May next; and as he has informed the Trnstees that his health is fo far declined that he cannot continue any longer, therefore

### WANTED

A Teacher to take charge of faid Shool from the first day of June next, who can come well recommended for his abilities as an English Teacher, as also for his morals, and none other need apply.

By order of the I ruftes. Lexington March 28, 1702.

LL persons indebted to the subfcriber, are requested to make immediate payment to Mr. Wm-Leavy; and all those who have any just demands, will please to present them to said Leavy, who is authorized to fettle the fame.

J. DUNCAN.

IPPOO SAIB CTANDS the enfuing feafon at the Hon. Samuel M'Dowel's, and will cover mares at the low price of forty shillings the season if pad in merchantable produce, viz. crop Tobacco, beef, pork, hemp, or linen, delivered in Danville, Lexington or either of the inspections on Kentucky as best may fuit David Walker the proprietor of faid horse, who will give directions accordingly; or thirty shillings in cash, four pounds infurance & fifteen fhillings cash in hand the single leap. Tippoo Saib was got by Mr. Delancy's famous imported running horse Lath out of Col. Everard Mead's celebrated mareBrandon the dam of Pilgrim, Celar, Clodius, Buckskin, Cataline and Fuzpariner, horses well known to be the best soal getters in Virginia.

A. S. C.O. T. & Co.

T. their STORES in Lexington & Paris have now or hand a handsome affortment of DRY-GOODS, Groceries, Iron-moveery, Saddlery, and Queens-ware--which they will exchange for Bear, Otter, Beaver, Racoon, and Fox fkins, Country made Linen and Sugar. Lexington March 1st 1792.

HE partnership of TEGAR-DEN and M'CULLOUGH, is is this day diffolved by mutual confent, and as they are both obliged to leave the diffrict immediately, and will be absent for some time, have appointed Mr. James M'K nnie to transact their business, during their absence, who will receive any debts due to them, and give proper acquittances.

TEGARDEN & M'CULLOUGH. Lexington, March 15,1792. 6w

N the 13th Instant I lost a bond of John Hunts in favor of Jacob Myers, the bond amounting to three hundred and ninety pounds twelve shilling, due the first day of January 1792 and dated August and 1791, the said bond had credit given on it for Thirty odd pounds, it was loft between the mouth of Hickman and Lexington -Any person finding the said bond, and giving information of it to Jacob Myers shall be rewarded

RICHARD BALLINGER June. ([2w)

Nov. 14 1791.

[Concluded from our last.]

AT this period, under thefe circumitances, and subject to this conventional agreement and accommodation of the interested parties was I unanimoufly elected by thefe gentlemen, and floongly invited to the acceptance of this important, but difficult office. Soon after, this unanimous choice was ratified by the mass of the company. The appointment, with all its hazards were ultimately accepted of by me; and my commission had been made out in ample diplomatic form, under which (with unrevoked powers) I still act as Agent General; not for a part -- but for the whole Company. My exertions, my parfimony, my arrangements, and my address in the discharge of the arduous business I undertook are graphically applauded and thanked, by letters, now visible from the board -- and my frugality, as to my private expences, held in honor.

The goods and their proceeds, commi ted to Col. Holder's care were at this time formally made over to the Company - and the Company affumed and equally divided their loss, as well as their profits They are expressly mentioned, as the Company's, and as at the Company's joint rifque, in my commission, in my general instructions, my fecret influctions, and in all the subsequent official and confidential communications of the board. These any man may see Nor Maj. Snipes. nor any other member of the Compa my had, in their individual capacities (as far as my documents from the com pany will go) any thing to do with that cargo, or its proceeds after this period. They were affumed by the whole company, as a part of that general and common fund, or flock, which was intended for liquidating all expences incurred by the fettlementand, as fuch I recovered, as fuch I held and yet hold, and as fuch (unimpaired, untouched, and unrifled) have I deposited at Frankfort that remnant of the goods which had been furrendered to me by Col. Holder, and keep fubject to my disposal, by special indorsements, the instrument which is to make good the remainder of them, from that gentleman.

I have now continued upwards of two years in the company's fervice, and at the head of all their western as fairs, as Agent General - with powers undiminished and unrecalledwith reiterated thanks for my effortsand without the intimation of one fyllable from the proprietory board, that their right of common property in the goods had been transfered, alienated, or altered; -their last communication having only directed me, to fuffer the fettlement of the company's territory to lie by until their respective contributions and resources shall have been called in, and properly funded for the ulterior progress of that business. The goods, and other property of the company in my hands, are likewise liable to other claims, as legally obligatory as those of the very proprietors. I have large claims on them myfelf, (fituated as their affairs

actually are, thro' Mr. Springs operations,) for fervices unfacished & unpaid-for my comm flions on their re covery -and for those unfatisfied engagements which I have entered into for the Company -- claims which I never mean to relinquish-claims, to fecure which I now propose to keep what of the Company, or of any individual of the Company's effects remain in my hands, until all of them shall have been exonerated, and every individual I have thus engaged with fully farished: and, I truft, that all men, and every person with me interested in particular, will lend their honest aid, to support me. My only refort shall be to the laws of my country, and my appeal to the fentiments of all good men, who will impartially place themselves in my fituation. In my efforts to do this - I shall observe a measured prudence and inoffensive For the Company, for progression myfelf, and for those whom I have contracted with in behalf of my confituents, I shall fedulously labour to the laft. Should the laws of the land find me in the wrong (what, as I am advised, cannot be the case;) I shall peaceably, and with an orderly deportment submit to the Fiat of justice. These claims alone (even had my powers of Agency been revoked) would justify me in the measure. For meto act otherwife in the prefent criffs-I should be un ighteous to others, and a Felo de fe to myfelf. Those who held, or do hold any of my own, or of the company's property in this country, did, and do ftill hold it fub. ject to my order -- to the order alone of him who had placed it there, and yet, under some informal order, or power (as I am rold) from Major Snipes, or Gen, Huger, or both of them, has Mr. Spring collufively obtained possession of the remnant of the Company's goods, out of the hands of Mr. Alexander of Frankfort, in whose care I left them - and this (as Alexander tells me) by advice of the gentlemen under whose roof they had by me been confidentially deposited. To me, the then legal poffesfor, no application was made, no order presented, or from the Company, or even from Meffrs. Snipes or Huger, for their furrender. This irregular mode of conduct has, on the first aspect of the proceeding, a very dark, gloomy, and suspicious feature. But, at all events, the goods ought not to have been thus clandeftinely and furreptitiously garbled up ... be-fore they had paid their Quarentine, before they had honorably purged themselves of the commissions and other claims arifing on their recovery. The Company as fuch, would never act fo. The mass of them are wife, honorable, and judicious. I acted not in this manner by Col. Holder. I was ordered by the board, to have allowed him for his commissions and trouble, and I liberally did fo. would fcorn to do otherwife. The manner of feizing the goods has been unprecedented. A considerable portion of the Company's goods have (as mr Alexander informs me) been largely and liberally gifted away, in prefents; fo foon as they had been thus furrendered - and for what this wanton waste? Their amount and invoices, as coming out of M'Cleod and Company's Store, and as, in part, furrendered to me by Col. Holder, have been put by the company (and not by Meffis Snipes or Huger) into my hands -and they yet remain there. How come all this, if the Company had poffessed no property in them? It is a mystery inexplicable. In this early stage of the business, I shall not judge unfeemingly of any party concerned. Time will unfold the fecret, and du-

ly apply it.

Had the company directed me, to furrender the property I had been possessed of on their account, to Maj. Snipes or to any man-could I poffibly have refused their order, after having first fecured my own claims against them, for commissions, if so inclined-for my past services still unpaid-and for indemnification of all those I had on their accounts, engaged with? I could not. This right of covering them, and of fecuring my own personal claims (even although my coa mission had been revoked) yet remains legally in me-no matter where the goods exifts, or may be fecreted-and this right will be afferted. My fituation, as the Company's old feivant, would otherwife te pityable -- and the board not only unjust; but ungrateful. But the Company, as fuch, can have no ungenerous defign of this kind. This jetty piece of business seems to have been furtively transacted-transacted in the dark and unknown to the Company. It was transacted furtively and in the dark—or furely the Company would have written fomething to me on the subject, for my government, & officially inform me: that their right had been relinquished to Maj. Snipes. But Mr. Spring knew, or was taught to know . that without fuch intimation from the board, the goods fhould have never been furrendered on an order, or power of Attorney from one or two (out of twenty) of the Company. would not answer for the informality of the furrender. My own claims, as well as those of honest persons I had entered into engagements with, and yet pending, in behalf of the company, accelerated the measure. These additional claims of mine would likewife prove unfurmountable bars to the defigned projects of clandestine possession. A regular mode of getting at the goods was, therefore, deemed imposfible. Nothing regular was done --no form observed --- no customary measure adopted. It is theretore, that felt-preservation constrains me, (as the law fully authorizes me) to secain, after all that Mr. Spring and and his principals have done, what is now left in my hands, not only of the company's property, but of individuals of the company; until fuch time as my private demands and public official engagements for them shall have been fully fatisfied and complied with. I owe this to myfelf. owe it to all those I am, as the company's Agent, engaged with; and I clemnly call upon them (as honorably interested] to cooperate with me in every legal meafure, for rediefs, The treatment which I have received may, one day, apply to the case of each of them, as adding by deputation under others at a diffance.

As to the individual powers which I had from Major Snipes or General Higer as unconnected with my commission from the company-they were fuch as authorized me to make a loan of money for them, on a mortgage of their proportions of the Yazoo lands, among the Spaniards at New Orleans. This I never executed because I had, on my arrival here, found it impoffible to be effected, and that for various reafons. But Major Washington's individual powers to me were indefinice. The project befides (confidering) all that had, from here, been written down to New Orleans against the company) would eventually prove visionary and romatic, and was put into Mell's. Supes and Hugers, &c's heads by an ignorant man from New Orleans. If these be the powers of Mesfis. Snipes and Huger, which Mr. Spring supercedes me in, he is wel-I shall be come to the supercession. happy, when his fuperior abilit es and h's paramount address in all the meanders of deep negociation will effect for those two gentlemen, what, to my feebler powers, feemed impracticable. But geniuses often rife from the difficulty of the occasion. My talents are plain and unlettered. May the acute nels of hisgintellectuals compensare for the great obtufeness of mine, as I make not the least doubt, they will; and may my quondam principals, Meffrs Snipes and Huger, experience in Mr. Spring (what, I trust they must) a representative more in parallel with their projects and their ideas, than (withplumes) could ever have been afpired to. by
Mr. Bradford

Your and the public's Very humble fervant. James o'Fallon, Agent Gen. South Carolina Yazou Co.

P. S. From the above candid state. ment of things, (as vouched for by documents from the company now in my possession, and perusable by any one;) the impartial public may judge of the complexion and aspect of this whole bustiers. On the basis of falls herein laid down-in advertisement shall periodically appear in this Gazette—which it is hoped, will be duly attended to by all those on whom that advertisement shall have called. J. o'F

LEXINGTON, April 7 On Wednesday week the Indians took a boy near the Falls of Ohio, together with a number of horfes; they were purfued, and overtaken, upon which they tomahawked and fcalped the boy, and made their efcape, leaving the horfes and their baggage

LL persons are hereby forewar-A ned from taking an Aftigna ment on a bond given in favour of Philip Thurman and Richard Thurman for £180, payable on the 10th of June next, as they have failed complying with their obligation to me, and in confequence of which I gave the above bond.

Elizabeth Gouge. March 31, 1792. (2W 4) WANTED a few thousand acores of continental military land warrants, for which the highest price will be given by

JOHN MOYLAN:
Lexington, April 7, 1792.

FOR. SALE FIVE hundred acres of land, part of the tract whereon I now live, with valuable improvements thereon, viz. a good dwelling house, stone spring nouse and several other ufeful houses, Saw and Gristmill, a number of good fprings about fifty acres of cleared land-cash and negroes will be taken in payment, for terms apply to me on the premifes.

John Grant. N. Elkhorn Woodford county, March 26 1792.

N. Elkhorn. HAVE just started a pair of F. Burr Stones, for the purpose of grinding Flour; I have good Cloths, and a good Miller. Those therefore that will favour me with their custom (if their Wheat is good,) may expect good Flour.

I am the Publics Humble Servant, TOLIVER CRAIG. 3 tf.

PAPER MILL.

HE Subscribers inform the Public, that they have undertaken the building a PAPER MILL, at Craig's Fulling Mill, They flat-Woodford County. ter themselves they will be able to supply the District with Paper the enfuing Winter, if the Puplic will be so obliging to save their Rags for that purpose, without which (we need not inform them) the Mill will be useless. We therefore earnestly request the consideratepart of the people, to encourage fo uleful a branch of business, by encouraging the less thoughtful part, (servants, &c.) to fave them; and that as foon as possible, proper plans will be adopted for collecting them, and a generous price given.

CRAIG, PARKERS & Co.

O be let at public vendue, on on Saturday the 21st inst. on ground rent for 99 years the front of the Presbyterian meeting house lot in the town of Lexington, the terms of renting together with the fize of the lots will be made known on that

day by the Trustees for the Congregation.

JUST ARRIVED, And now opening at Lxington and the other stores of ELLIOTT AND WILLIAMS In Kentucky a general affortment of

MERCHANDISE, %

Amongst which are BARR IRON afforted, SMITH'S ANVILS and VISES, CAS-TINGS NAILS afforted. WIN-DOW-GLASS 8 by 10. CO TON and WOOL CARDS,— COT-Corn and course Linen are wanted at the above Stores.

ELLIOTT & WILLIAMS.

A large Company will fart from 68 the Carb Orchard, early on the morning of the 10th of April thro' the Wilderness: it is expeded all will meet well armed. Also a large company to fare from the Crab-Orchard, on the 16th and 20th of the same.

On the same days a company will Hart from STEVENSON'S Station on Pair t Lick creek, which is faid to be 15, or 20 miles nearer from Lexington to Colins's Station on Rock-Caftie, than by the Crab Orchard.

Notice to the distillers of spirits in the district of Kentucky.

Col. John Finnie is collector of revenue for the county of Woodford and the Towns and Villages within the fame. Mr. Thomas Carneal for the counties of Fayette Bourbon and Maton, and the towns and villages in the same. Capt Rhodes I hompson and Mr. William Vawie's for the counties of Mercer, Lincoln and Madison and the towns and villages within the same. Mr. William Sullivan for the counties of Jefferson and Nelson, and the towns and villages in the fame. The above Gentlemen are possessed of the act of Congress for laying the excise on Stills and distilled spirits, and if apdlied to, will give the diffellers any information relative thereto which they may with to receive. Some of the die tillers I am informed, pretend to fay they are taught to believe that the excife is not to be collected in this d ftrict. From whence they derive their inform mation I cannot conceive; but do here by inform them that the collectors will shortly be with them in order to collect it, and that those who are not provided with money, or shew a disposition to appore the execution of the law will be proceeded against as that law, directs.

T. MARSHALL, Inspector.

The Rev. Mr. BATLEY will preach in Lexington on Sunday the 15th inft ..

April 7, 1792.



\*\*\* SACRED TO THE MUSES. X4444444444444

A descripton of MODERN TIMES. Ankind are flaves to vanity Corruption rules, and greatness is

no more:

Reason gives way to light fantastic tules,

And error marks us FASHIONABLE

### FOUR DOLLARS REWARD.

STRAYED from the subscriber, living near Lexington, about the of July last, a small roan horse, 8 or 9 years old, branded on the near Moulder W and buttock H, has a blaze in his face, all his feet white and is funk in the Crest, had on a good bell fastened with a black leather strop-whoever brings faid horse to Mrs. M'Connel's mill, shall have the above reward paid by me Isaac Wilson.

AKEN up by the Subscriber in 2 Bourbon county, a dark chefrut
2 forrel filly 14 hands high a flar in her
forehead off hind foot white no brand perceivable, appraised to § 8.
(9) JUHN NEALE.

### FOR SALE

ONE fourth part of Slate Creek Furnace and the land belonging thereto, a good title will be made to the purchaser --- will give four years credit.

WALTER BEALL.

FOUR DOL LARS

R E W A R D

STRATED from Lexington the 7th,

of last month, supposed towards Hickman's or Curd's Feory, a dark bay horse, well formed, about 14 hands 3 inches high 4 years old, trots and canters neatly, a sprightly eye, long mane and tail carrying the latter badly - raifed on the Hanging Fork by Mr. Fostling - who ever returns faid harfe to the owner at Meffrs Love and Brent's Tavern, hall Januar Virginia born negroes tweeve receive the abaove reward 70HN MOTLAN.

Lexington March 9th 1792.

4 I HAVE a large Quantity of milita-ry LAND Warrants-which will dispose of upon reasonable terms for cash or likely horjes at cush price. EDWARD S. THUMAS. Beirds Town March, 7, 1792.

ONDITIONS for disposing of the Lotts in the town of Newport fituate at the cunflux of the Ohio and Licking Rivers the upper fide of Licking.

aft One half of the purchase money to be paid on the fale being made of a Lot or Lots to the proprietor or to his agent, the refidue in twelve months after, for which bond and fecurity will be required.

2d. On each of the inlots the Hurchafer shall erect a house of stone brick, frame or hewed logs infide and out, fixteen feet square in the clear with a stone or brick chimney in three years from the day of fale, on failure whereof the lot or Lotts, shall revert to the proprieter with-out being obliged to refund the purchase money.

3d The proprietor will referve the title in his own hands as a fecurity for the performance of the conditions, on the completion of which a deed will be executed to the purchasers severally on demand.

4th. The town of Newport shall be laid off agreeable to the annexed plan the first range of Lots to begin at B being fo. 63 and a half E. 9 poles from a large Hackberry standing at A, the first range of Lots to run No. 50 E 5th The streets to be 72 feet

wide; the inlots 72 feet front and 214 and a half back, each range to have an ally 20 feet wide running from freet to freet.

6th Eighteen outlots of 3 acres each shall be laid off on the back part of the town up Licking, to be disposed of to the first eighteen actual fetlers in the town.

7th. Other outlots may be leafed for a term of yearswhereof I have fet my hand by Hubbard Taylor my attorney in fact, this 14th day of February 1792. HUBARD TAYLOR,

Attorney in fact for JAMES TAYLOR. A plan of the town with the conditions may be feen by application to Capt. Robert Benham at Fort-Washington or the subscriber, and the price of the lots made known.

H. TAYLOR.

OBE SOLD to the highest bidder on thursday the 12th day of next, at the late awelling house of John Christian dec. the perfonal estate of the faid dec. confisting of horses, cuttle, sheep hogs housbold furniture and some likely months credit will be given, for all sums above twenty five shillings, bond and apsecurity will be required from the purchafer; the fale to begin at 11'o clock.

All persons who have any demands a gainst the said estate, are requested to make them known immediately in order that necessary provisions may be made for for the payment thereof. Alfo those that are indebted to infaid estate, are expected to make immediate payment or give such specialties as Mall secure the estate.

Judith Christian Adm Fayette, March 22, 1792.

HEREAS we gave our bond to a certain Preston Brackenridge, for the fum of ninety pounds payable in property, the first day of April next; this is therefore to notify Mr. Brackenridge or the holder of faid bond, that we shall be ready the day the bond becomes due, (at Paris in Bourbon County) to difcharge the faid bond agreeable to its contents and our stipulations.

Thomas West. Simeon West.

Paris March, 16, 1792.

AKEN up by the fuhscriber living near Frankfort in Woodford county a bright bay horse four years old next spring, branded on the near shoulder With a stirrup iron, blind of ohe right eye, shod before about 13 hands 3 inches high, appraised to £ 6-10. TURNER RICHARDSON.

Dec. 28, 1792.

### FURRS

HE highest price given for BEA. VER, OTTER, RACOON, WILD-CAT and MUSK-FOX, RAT fkins. By MONTGOMERY BELL, at his Hat Manufactory in Lexington.

AKEN up by the fubscriber, on the Two Mile Creek, Fayette County, a dark red Steer about three or four years old, marked with a swallowfork in the left ear, and a hole in the right, a small white on the belly. Appraised to £.3. (\*) Daniel Dean.

TO those whom it may concern.

HEREAS, from recent experience, it is apprehended by me: that very clandestine defigns are actually on foot, among perfons collufively combind, and complotting together to scramble for and possess (no matter how) such parts of the South Carolina Yazou Company's property as, for thepurpoles of fecurity and fafety, and fubject to my order alone, have been deposited by me in the hands of several persons in this diffrict-and as artful pretexts may be used, to colour the illegal right of claiming them, in the fole view of deceiving the simple or unwary: this therefore is to warn all persons possessed, under me, of such, or any other property, to pay no regard to the pretensions of those people, if any there be, nor to part with the possession of any property so committed to their fidelity and care; but to the under-written himself or in virtue of an order from him as they thall answer to the contrary.

JAMES O'FALLON, Agent Gen South Carolina Yazou Co.

LEXINGTON, Printed by J. Bradford